§ 630.208

section 6303(d) of title 5, United States

§630.208 Reduction in leave credits.

- (a) When the number of hours in a nonpay status in a full-time employee's leave year equals the number of basepay hours in a pay period, the agency shall reduce his credits for leave by an amount equal to the amount of leave the employee earns during the pay period. When the employee's number of hours of nonpay status does not require a reduction of leave credits, the agency shall drop those hours at the end of the employee's leave year. For the purpose of determining the reduction of leave credits under this paragraph when an emplovee has one or more breaks in service during a leave year, the agency shall include all hours in a nonpay status (other than nonpay status during a fractional pay period when no leave accures) for each period of service during the leave year in which annual leave accrued.
- (b) An employee who is in a nonpay status for his entire leave year does not earn leave.
- (c) When a reduction in leave credits results in a debit to an employee's annual leave account at the end of a leave year, the agency shall:
- (1) Carry the debit forward as a charge against the annual leave to be earned by the employee in the next leave year; or
- (2) Require the employee to refund the amount paid him for the period covering the excess leave that resulted in the debit.
- (d) A period covered by an employee's refund for unearned advanced leave is deemed not a nonpay status under this section.

§630.209 Refund for unearned leave.

- (a) When an employee who is indebted for unearned leave is separated, the agency shall:
- (1) Require him to refund the amount paid him for the period covering the leave for which he is indebted; or
- (2) Deduct that amount from any pay due him.

An employee who enters active military service with a right of restoration is deemed not separated for the purpose of this paragraph.

- (b) This section does not apply when an employee:
- (1) Dies:
- (2) Retires for disability; or
- (3) Resigns or is separated because of disability which prevents him from returning to duty or continuing in the service, and which is the basis of the separation as determined by his agency on medical evidence acceptable to it.

§630.210 Uncommon tours of duty.

- (a) An agency may require that an employee with an uncommon tour of duty accrue and use leave on the basis of that uncommon tour of duty. The leave accrual rates for such employees shall be directly proportional (based on the number of hours in the biweekly tour of duty and the accrual rate of the corresponding leave category) to the standard leave accrual rates for employees who accrue and use leave on the basis of an 80-hour biweekly tour of duty. One hour (or appropriate fraction thereof) of leave shall be charged for each hour (or appropriate fraction thereof) of absence from the uncommon tour of duty.
- (b) When an employee is converted to a different tour of duty for leave purposes, his or her leave balances shall be converted to the proper number of hours based on the proportion of hours in the new tour of duty compared to the former tour of duty.
- (c) An agency must require that firefighters compensated under §550.1303(a) of this chapter accrue and use leave on the basis of the applicable uncommon tour of duty.

[59 FR 66635, Dec. 28, 1994, as amended at 63 FR 64595, Nov. 23, 1998]

§ 630.211 Exclusion of Presidential appointees.

(a) Authority. (1) Section 6301(2)(xi) of title 5, United States Code, authorizes the President to exclude certain Presidential appointees in the executive branch or the government of the District of Columbia from the annual and sick leave provisions of subchapter I of chapter 63 of title 5, United States Code, and from the related provisions of this part.